EXHIBIT B

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19		DISTRICT COURT	
20		ICT OF CALIFORNIA	
21	OAKLAND DIVISION		
22	LAUDINALIANNA	Cara Na. 4:22 av. 01400 IST	
23	LAURI VALJAKKA, Plaintiff,	Case No. 4:22-cv-01490-JST	
24		[PROPOSED] STIPULATION AMENDING PROTECTIVE ORDER	
25	V.		
26	NETFLIX, INC., Defendant.		
27	Detendant.		

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1 WHEREAS, by stipulation of the parties, a protective order issued in this action on July 25, 2 2022 (the "Protective Order"); 3 NOW, THEREFORE, Plaintiff and Defendant hereby agree and stipulate to the amendment of the Protective Order issued in this action on July 25, 2022, as follows: 4 The following documents are designated "HIGHLY CONFIDENTIAL – ATTORNEYS" 5 EYES ONLY," however for the purpose of transparency under Rule 408, Valjakka allows Netflix 6 In-House Counsel to view these documents: 7 8 LV003942; 9 LV004030; 10 LV004038; LV004058; 11 12 LV004070; 13 LV2 000410; 14 LV2 000799; 15 LV2 002242 LV2 002712; 16 LV2 003057; 17 18 LV2 003282; 19 LV2 003450; 20 LV2 004315; NFX-VALJ-00011043; 21 NFX-VALJ-00011048. 22 23 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. 24 **DATED July 27, 2023** /s/ William P. Ramey, III. William P. Ramey, III (appearance pro hac vice) 25 wramey@rameyfirm.com RAMEY LLP 26 5020 Montrose Blvd., Suite 800 Houston, Texas 77006 27 Telephone: +1.713.426.3923

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PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: _____ July 27, 2023

Hon. Jor S Tigar United States District Judge

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